

---

## EULA - END USER LICENSE AGREEMENT

### IMPORTANT-READ CAREFULLY:

BEFORE USING THE SOFTWARE, PLEASE READ ALL CLAUSES OF THIS SOFTWARE SITE LICENSE AGREEMENT ("AGREEMENT") CAREFULLY. SUBJECT TO ACCEPTANCE OF ALL THE TERMS AND CONDITIONS OF THIS AGREEMENT, XYZ DESIGN ("XYZ DESIGN") HEREBY GRANT TO YOU (EITHER AN INDIVIDUAL OR A LEGAL ENTITY) THE RIGHT AND LICENSE TO USE THE SOFTWARE. THIS AGREEMENT CONSTITUTES A VALID AND BINDING AGREEMENT BETWEEN YOU AND XYZ DESIGN.

BY CLICKING ELECTRICALLY ON THE ACCEPT BUTTON, THE YES BUTTON OR SIMILAR BUTTON OR BY INSTALLING, UPLOADING, ACCESSING, OR OTHERWISE COPYING OR USING ALL OR ANY PORTION OF THE SOFTWARE YOU AGREE TO BE LEGALLY BOUND BY THIS AGREEMENT

IF YOU DO NOT AGREE OR DO NOT WISH TO BIND YOURSELF OR THE ENTITY YOU REPRESENT: (A) DO NOT INSTALL, UPLOAD, ACCESS, OR OTHERWISE COPY OR USE THE SOFTWARE; (B) SELECT THE DECLINE BUTTON, THE NO BUTTON OR SIMILAR BUTTON WHICH WILL CANCEL THE LOADING OF THE SOFTWARE.

SOFTWARE OBTAINED FROM THIRD PARTIES THAT HAVE NOT BEEN AUTHORIZED OR ALLOWED BY XYZ DESIGN, DIRECTLY OR INDIRECTLY, TO SUPPLY SOFTWARE IS LIKELY TO HAVE BEEN MADE AVAILABLE IN VIOLATION OF XYZ DESIGN'S RIGHTS. IN SUCH AN EVENT, XYZ DESIGN IS NOT OBLIGATED TO ISSUE AN ACTIVATION CODE OR OTHERWISE PERMIT YOU TO INSTALL OR USE THE SOFTWARE.

### 1. DEFINITIONS.

- 1.1 "SOFTWARE" means the aXYZ design SOFTWARE product provided to You along with this AGREEMENT, which includes computer SOFTWARE and may include associated media, plugins, printed materials, "online" or electronic documentation, and copy protection technology, collectively.
- 1.2 "Authorized Users" means (a) Your employees and contractors (permanent or temporary) at Site, and (b) if You are an educational institution, Your currently enrolled students, faculty members and administrators at Site.
- 1.3 "Computer(s)" means computers or workstations located on the Site, either owned or leased by You. This, however, does not include computers and workstations used as network servers.
- 1.4 "License Parameters" means the definition and limitation of the applicable license scope in Section 5 hereof.
- 1.5 "Site" means single street addresses, buildings, or other single geographic locations at which You conduct Your daily operations.
- 1.6 "Upgrade" means any new version of the SOFTWARE which bears the same product name, but with a version number change immediately to either the right or left of the decimal.

## **2. GRANT OF LICENSE.**

As long as You comply with the terms and conditions of this AGREEMENT, aXYZ design grants You a non-sub licensable, nonexclusive, nontransferable, limited license to Install and use the aXYZ design SOFTWARE product provided to You along with this AGREEMENT, which includes computer SOFTWARE program and may include associated media, printed materials, "online" or electric documentation, and copy protection technology (collectively "SOFTWARE") and within the scope of the License Parameters.

## **3. USER REGISTRATION.**

3.1 You shall register as an Authorized User of the SOFTWARE with aXYZ design. The registration shall be made by way of "online" through the SOFTWARE user interface or by email to sales@xyz-design.com

## **4. TERM AND TERMINATION.**

This AGREEMENT shall be in force when You click electrically on the ACCEPT button, the YES button or similar button or by installing, uploading, accessing, or otherwise copying or using all or any portion of the SOFTWARE and shall remain in force until terminated by either aXYZ design or You as set forth herein. You may terminate this AGREEMENT with immediate effect at any time, with or without cause and without recourse to the courts, providing that You submit a one (1) month prior written notice with aXYZ design. aXYZ design may terminate this AGREEMENT with immediate effect upon your breach of this AGREEMENT.

## **5. LICENSE PARAMETERS.**

aXYZ design's license grant is subject to one or more of the License Parameters defined in this Section.

5.1 AN(I)MA® START PACK: If aXYZ design identifies the SOFTWARE as a "an(i)ma® Start Pack" you may Install and use of the SOFTWARE at one physical location by no more than three (3) individual users (provided that all three (3) are employed under contract to the licensee) per license unless otherwise specified in this Agreement. Companies or organizations that consist of multiple, physically separate offices/locations must purchase at least one (1) license per location where the SOFTWARE is to be used. The SOFTWARE may be used on or Accessed by other Computers through a network connection solely for Your own internal business needs specifically to render files created with the SOFTWARE restricted to a number of five (5) rendering nodes.

5.2 AN(I)MA® ADVANCED PACK: If aXYZ design identifies the SOFTWARE as a "an(i)ma® Advanced Pack" you may Install and use of the SOFTWARE at one physical location by no more than five (5) individual users (provided that all five (5) are employed under contract to the licensee) per license unless otherwise specified in this Agreement. Companies or organizations that consist of multiple, physically separate offices/locations must purchase at least one (1) license per location where the SOFTWARE is to be used. The SOFTWARE may be used on or Accessed by other Computers through a network connection solely for Your own internal business needs specifically to render files created with the SOFTWARE restricted to a number of ten (10) rendering nodes.

- 5.3 AN(I)MA® PREMIUM PACK: If aXYZ design identifies the SOFTWARE as a “an(i)ma® Premium Pack” you may Install and use of the SOFTWARE at one physical location by no more than ten (10) individual users (provided that all ten (10) are employed under contract to the licensee) per license unless otherwise specified in this Agreement. Companies or organizations that consist of multiple, physically separate offices/locations must purchase at least one (1) license per location where the SOFTWARE is to be used. The SOFTWARE may be used on or Accessed by other Computers through a network connection solely for Your own internal business needs specifically to render files created with the SOFTWARE without any restriction on the number of rendering nodes.
- 5.4 EDUCATIONAL INSTITUTIONAL VERSION: If aXYZ design identifies the SOFTWARE as an “Educational Institutional Version” in the applicable User Documentation, You may Install and Access copies of the SOFTWARE on up to the Permitted Number of Computers, only for educational instructional purposes (as further specified in the applicable User Documentation) and for no other purpose. Without limiting the foregoing, Educational Institutional Versions of the SOFTWARE may not be used for commercial, professional, commercial training or other for-profit purposes.
- 5.5 EVALUATION VERSION: If aXYZ design identifies the SOFTWARE as a demonstration, evaluation, trial, “not for sale” (“NFS”) or “not for resale” (“NFR”) version (“Evaluation Version”) in the applicable User Documentation, You may Install and Access one copy of the SOFTWARE only for the purpose of evaluation and demonstration. Without limiting the foregoing, You may not use the SOFTWARE for competitive analysis, or commercial, professional, or other for-profit purposes. The Evaluation Version will allow you to do rendering tests and animations for a duration of one (1) second. Other than the animation limit, the trial version has full functionality.

## 6. PERMITTED AND PROHIBITED ACTIONS.

- 6.1 You may make one (1) backup copy of the SOFTWARE solely for backup purposes.
- 6.2 You may Access the SOFTWARE solely within Your Territory through a secure Virtual Private Network (“VPN”) provided that:
  - (i) The SOFTWARE is Accessed through the VPN solely for the purpose of enabling You (or Your employee, if any) to perform work while away from Your usual work location.
  - (ii) The maximum number of concurrent users does not exceed the Permitted Number;
  - (iii) All copies of the SOFTWARE are Installed and Accessed exclusively with the copy protection device (if any) supplied with the SOFTWARE; and
  - (iv) The VPN connection is secure and complies with current industry standard encryption and protection mechanisms.Nothing in this Section (Use Away from Usual Work Location) permits You (or Your employee(s), if any) to Access the SOFTWARE outside of the Territory.
- 6.3 You may not sell, assign, rent, loan, lease, distribute, export, import, sublicense or otherwise transfer to anyone the SOFTWARE, or right to use the SOFTWARE (except insofar as stated above), and nothing you produce shall grant or purport to grant to any third party a right to use or duplicate the SOFTWARE.
- 6.4 Other than as set forth herein, You may not make or distribute copies of the SOFTWARE or electronically transfer the SOFTWARE from one computer to another or over a network.
- 6.5 You may not modify or translate the SOFTWARE without the written consent of aXYZ design.
- 6.6 You may not reverse engineer, decompile, disassemble or otherwise reduce the SOFTWARE to a human-perceivable form the SOFTWARE.

- 6.7 You may not use the SOFTWARE to infringe the copyright or other intellectual property rights of aXYZ design or any third party in anyway.
- 6.8 Use of the SOFTWARE or any part thereof, as a trademark or service mark is not permitted.
- 6.9 You may not Install or Access, or allow the Installation or Access of, the SOFTWARE over the Internet, including, without limitation, use in connection with a Web hosting, commercial time-sharing, service bureau, or similar service, or make the SOFTWARE available to third parties via the Internet on Your computer system or otherwise. The foregoing does not prohibit Network Version VPN Access for Network Versions.
- 6.10 You may not remove, alter, or obscure any proprietary notices, labels, or marks from or on the SOFTWARE.

## **7. UPGRADES.**

- 7.1 If You are installing the SOFTWARE as an Upgrade of a prior release of the same SOFTWARE which was installed on the same computer, Your rights under the prior license agreement for the SOFTWARE shall be automatically terminated, and all or any of Your use of the SOFTWARE (including its prior versions) are solely under the terms of this AGREEMENT.
- 7.2 Nothing in this AGREEMENT will be construed to warrant or imply that any Upgrades shall be produced for the SOFTWARE.

## **8. AUTOMATIC INTERNET-BASED SERVICES.**

The Software features described below are enabled by default to connect via the Internet to aXYZ design computer systems automatically, without separate notice to you.

- 8.1 **LICENSE VALIDATION:** The Software will use your IP address to check at periodic intervals with our license servers and verify that you are running a legal Software copy which has a valid license installed for your domain. Software requires this periodic check is successful, any failed license checks or license checks which indicate that the license used is invalid or configured for a different domain/install will result in Software immediately being disabled. Disabled Software can be reactivated by entering a valid license key or by contacting aXYZ design.
- 8.2 **LICENSE LIMITATIONS:** The Software may impose certain limitations to software's functionality based on the license purchased. Any attempts to bypass or use functionality not provided for in your license will result in termination or Software license and possible legal action.
- 8.3 **UPGRADES:** Under the Software's default configuration, if you are connected to the Internet, the Software is enabled by default to retrieve content from aXYZ design computer systems regarding the latest version of Software and display it to you. You may choose to switch this version check off and not use it.

## 9. OWNERSHIP.

Except as otherwise expressly provided herein, nothing in this AGREEMENT intends to transfer any rights to, or to vest any such rights in, You. You are only entitled to the limited use of the SOFTWARE granted to You herein. You acknowledge and agree that any unauthorized use of the SOFTWARE is a violation of this AGREEMENT as well as a violation of intellectual property laws, including but not limited to, copyright laws and trademark laws. You also acknowledge and understand that the SOFTWARE is protected by copyright laws of the signatory countries to "the Universal Copyright Convention" and/or "the Berne Convention for the Protection of Library and Artistic Works" as well as other intellectual property rights laws and treaties. You acknowledge and agree that any and all intellectual property rights, titles and interests, to or arising from the SOFTWARE are and shall remain the exclusive property of aXYZ design and its suppliers.

## 10. WARRANTY AND LIABILITY.

- 10.1 LIMITED WARRANTY: aXYZ design warrants that the media on which the SOFTWARE is distributed will be free from defects for the period of ninety (90) days from the date of receipt. aXYZ design entire liability and Your exclusive remedy shall be the replacement of the media on which the SOFTWARE is distributed.
- 10.2 NO OTHER WARRANTIES: To the maximum extent permitted by applicable law, aXYZ DESIGN DISCLAIMS ALL OTHER WARRANTIES FOR THE SOFTWARE, EITHER EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE.
- 10.3 LIMITATION OF LIABILITY: To the maximum extent permitted by applicable law, in no event shall aXYZ design or its suppliers be liable to You or any third party for any special, consequential, indirect or similar damages, including any lost profits or lost data arising out of the use or inability to use the SOFTWARE, even if aXYZ design has been advised of the possibility of such damages.
- 10.4 aXYZ DESIGN TOTAL LIABILITY TO YOU FOR ACTUAL DAMAGES FOR ANY CAUSE WHATSOEVER WILL BE LIMITED TO THE AMOUNT PAID BY YOU FOR THE SOFTWARE THAT CAUSED SUCH DAMAGE.
- 10.5 The limitations or exclusions of warranties, remedies or liability contained in this AGREEMENT shall apply to You only to the extent such limitations or exclusions are permitted under the laws of the jurisdiction where You are located.

## 11. DISCLAIMER.

This SOFTWARE is provided "as is" and aXYZ design accepts no responsibility for any loss or damage, of any kind, resulting from the use, inability to use or otherwise misuse of this SOFTWARE. Where any kind of negligence on the part of aXYZ design can be proven to have resulted in loss of data, loss of earning, damage to business or any other indirect, incidental or consequential damage, in no event will aXYZ design be liable for a sum exceeding the purchase price of the SOFTWARE licence. aXYZ design disclaims any and all warranties and representations of any kind regarding the subject matter of this agreement.

## 12. WARNINGS.

- 12.1 **FUNCTIONALITY LIMITATIONS:** The SOFTWARE is intended to assist with design. Due to the large variety of potential applications for the SOFTWARE, the SOFTWARE has not been tested in all situations under which it may be used. aXYZ design shall not be liable in any manner whatsoever for the results obtained through the use of the SOFTWARE. Persons using the SOFTWARE are responsible for the supervision, management, and control of the SOFTWARE.
- 12.2 **SERIAL NUMBER REQUIRED.** Registration is required before a serial number is issued by aXYZ design. You agree that aXYZ design may use data and information provided by you, a SOFTWARE reseller, or any other third party acting on your behalf in connection with your purchase of the SOFTWARE license to register the SOFTWARE. You agree to provide aXYZ design, any SOFTWARE reseller, or any other third party acting on your behalf with accurate and current registration information required by aXYZ design, and you further agree to maintain and update your registration information through customer data registration processes that may be provided by aXYZ design. You consent to aXYZ design using the personal information provided to aXYZ design at registration, or Updated thereafter, to issue serial numbers, to manage aXYZ design relationship with you (including automating the issuance of serial numbers for future purchases), to validate entitlement and usage of SOFTWARE and to otherwise use and disclose such personal information in conformance with its applicable privacy policy (as updated from time to time), which is available on aXYZ design website or on request.


## 13. TERMINATION.

- 13.1 If You exceed or violate the use limitations of this AGREEMENT in any manner, aXYZ design shall have the right, among other rights and remedies it may have, to immediately terminate all of Your rights hereunder, including, without limitation, disabling the SOFTWARE and terminating this AGREEMENT.
- 13.2 Within thirty (30) days after the date of termination of this AGREEMENT, You must destroy the SOFTWARE and all copies thereof and certify in writing to aXYZ design that they have been destroyed.

## 14. GENERAL.

- 14.1 This AGREEMENT shall be governed by, and construed and interpreted under the laws (without reference to its conflict of laws rules) of the United States of America.
- 14.2 You acknowledge and agree that. You shall not import, export, or re-export directly or indirectly the SOFTWARE, to any country in violation of the laws and regulations of any applicable jurisdiction.
- 14.3 If any provision of this AGREEMENT is subsequently held invalid or unenforceable by any court or authority agent, such invalidity or unenforceability shall in no way affect the validity or enforceability of any other provisions thereof.

## 15. TRADEMARKS.

The logo for 'anima' features the word in a lowercase sans-serif font. A small, stylized human figure is positioned above the letter 'i'.  
, is a registered trademarks of aXYZ design. All product names are either trademarks or registered trademarks of aXYZ design, or its affiliates or licensors. All rights reserved. All trademarks appearing on the service are trademarks of their respective owners.

Copyright © 2011 aXYZ design. All rights reserved.  
ALL RIGHTS NOT EXPRESSLY GRANTED HEREIN ARE RESERVED.